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pose they are given power to manage the property, sell land, or convey the latter or any part thereof as the testator might himself do, is sustained in Re Lueft (Wis.) 7 L.R.A.(N. S.) 263, where, without the mortgage, the income does not exceed the necessary expenses of maintaining the estate, while by means of it sufficient to maintain the son will be secured.

Deportation of Insane Persons.—In State v. Superior Court, 88 Pacific Reporter, 207, the Supreme Court of Washington holds the law of that state relating to the deportation of insane persons invalid as being incapable of judicial enforcement, remarking that, notwithstanding the court might direct the sheriff to deport prisoners to their home in an adjoining state, the officer's powers would cease immediately on his crossing the state boundary, so that to that extent the court's decree would be incapable of complete enforcement.

Liability of Carrier for Injury to Passenger Riding on Pass.—Passes may be tatooed by our legislature, but, nevertheless, persons will occasionally be found riding on them, and in Bradburn v. Whatcom County Railway & Light Company, 88 Pacific Reporter, 1020, the Supreme Court of Washington holds that a carrier is liable for injuries to a passenger riding on a pass in violation of law at the time of the injury, the same as it would be to a passenger paying fare; citing Buffalo, etc., R. Co. v. O'Hara, 9 American & English Railroad Cases, 317.

Transfer Tax.—The proceeds of an insurance policy issued by a New York company to a resident of New Jersey, in which latter state the company has an agent on whom process may be served, is by the New York Court of Appeals in Re Gordon's Estate, 79 Northeastern Reporter, 722, held not subject to the New York transfer tax, principally on the ground that the proceeds of the policy could be collected by suit in New Jersey without invoking the aid of the New York courts.

Use of National Flag for Advertising.—The United States Supreme Court in Halter v. State, 27 Supreme Court Reporter, 419, upholds as constitutional the Nebraska law of 1903 making it a misdemeanor to use representations of the national flag upon articles of merchandise for advertising purposes, thus, in effect overruling Rubstrat v. People, 185 Ill. 133, 57 Northeastern Reporter, 41, and People ex rel. McPike v. Vandecarr, 178 N. Y. 425, 70 Northeastern Reporter, 965.

State Statute Prohibiting Transportation of Water to Another State.—Cities located near state boundary line often draw their water supply from the lakes and rivers of the neighboring state. Where a city is exceptionally large the water supply for domestic purposes of